

EXHIBIT F

In the Matter of:
MATTHEW GIBSON
VS
LOUISE E. GOLDSTON

JEFF MCPEAKE

February 23, 2022



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Cross Lanes WV 25313
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1 A. Yes.

2 **Q. Would it be fair to say that you**
 3 **did more inside Mr. Gibson's house than just**
 4 **ensure the judge's safety, but that you to**
 5 **some extent participated jointly with the**
 6 **judge by documenting what was happening**
 7 **inside?**

8 MS. TULLY: Objection.

9 **Q. Let me -- strike that. Let me**
 10 **rephrase that question. It was pretty**
 11 **sloppy.**

12 **Would you agree with me that you**
 13 **did more on March 4, 2020, than merely**
 14 **protect the judge's safety or guard the judge**
 15 **inside Mr. Gibson's house?**

16 A. My role there is protecting the
 17 judge as I stated. And all of our hearings,
 18 all of them, 100 percent of them, are
 19 videotaped. I felt as if we were still in a
 20 courtroom setting. So I felt that it would
 21 be a good idea to video as much as I could.
 22 My battery was low. And I would have
 23 videotaped start to end.

24 **Q. But you weren't -- you weren't just**

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1 **taking surveillance footage, you were**
 2 **documenting --**

3 A. I was -- I was documenting what
 4 people were saying and what people were
 5 taking as much as I could.

6 **Q. Okay. But when you are acting as a**
 7 **bailiff in the courtroom, I mean, you're not**
 8 **getting out your cell phone and**
 9 **documenting --**

10 A. Did not.

11 **Q. -- exhibits or anything like that?**

12 A. No. The courtroom facilities do
 13 that for me. I don't have -- I am not.

14 **Q. And that -- I mean, that, to be**
 15 **fair, doesn't have anything to do with Judge**
 16 **Goldston's safety -- personal safety, does**
 17 **it?**

18 MR. ROBINSON: Object to the
 19 form.

20 Do you understand the question?

21 A. If you could rephrase it maybe.

22 **Q. Your actions in documenting with**
 23 **your personal cell phone the inside of**
 24 **Mr. Gibson's house, that goes beyond just**

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1 **guarding Judge Goldston's personal safety,**
 2 **right?**

3 A. I would say yes.

4 **Q. I mean, that is more akin to**
 5 **helping Judge Goldston locate and retrieve**
 6 **items of personal property inside Mr.**
 7 **Gibson's house?**

8 A. No.

9 MS. TULLY: Objection.

10 A. I would not agree with that, no.

11 **Q. You were documenting items of**
 12 **personal property inside Mr. Gibson's house**
 13 **that was being retrieved by other people?**

14 A. More of recording what was being
 15 said or not said, taken or not taken. Trying
 16 to keep an accurate record of what was going
 17 on inside the home.

18 **Q. When you took photographs with your**
 19 **personal cell phone of firearms during a**
 20 **prior incident with Judge Shuck, that was not**
 21 **done in the interest of Judge Shuck's safety,**
 22 **was it?**

23 A. It was not.

24 **Q. Taking photographs of somebody's**

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1 **firearms had absolutely nothing to do with**
 2 **ensuring or protecting Judge Shuck's safety?**

3 A. Correct.

4 **Q. In fact, it was literally**
 5 **documenting what was being taken out of that**
 6 **residence?**

7 A. Correct.

8 **Q. And that's the same thing that you**
 9 **were doing inside Matthew Gibson's house by**
 10 **recording video, right?**

11 MR. ROBINSON: Object to the
 12 form.

13 You can answer it.

14 A. I may have recorded a television at
 15 one point as I am recording. That doesn't
 16 mean that the television was taken. I am not
 17 -- I am not documenting -- I am not --
 18 everything that I am recording is not being
 19 taken. I don't know how else to say that.

20 **Q. What did you do with the recording**
 21 **after the search was over? Did you provide**
 22 **it to Judge Goldston?**

23 A. I provided it to Debra, which is
 24 our case coordinator -- or Donzetta. I can't